REQUEST FOR ADJUDICATION **COMPLEX LITIGATION DOCKET (CLD)** JD-CL-77 Rev. 4-13

STATE OF CONNECTICUT JUDICIAL BRANCH

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For Court Use Only **RADJCLD**

INSTRUCTIONS

1. Fill out a form for each motion or objection (or request) that you want decided.

File in the CLD location where the case is assigned.
 In all cases that require e-filing, Requests For Adjudication shall be e-filed and the filer must select "Request for Adjudication Complex Litigation" when naming the form in efiling.

The Court will **only** act on or schedule a motion or objection (or request) if a *Request for Adjudication* form is filed. A Request for Adjudication form should be filed **after** the time for filing a response to the motion or objection has passed (unless the matter needs immediate action or the parties agree, in which case it may be filed before the time for filing a response has passed).

Waterbury Robin Sherwood v. Stamford Health System, Inc. CV-14-60253338 CV-14-6025338 CV-14-60253338 CV-14-60253338 CV-14-60253338 CV-14-6025338 CV-14-60253338 CV-14-6025338 CV-14-60253338 CV-14-6025338 CV-14-602538	Judicial District of Name of case		Docket number			
Motion to Reargue Print the name of the party filling this request Stamford Health System, d/b/a Stamford Hospital 1. May the motion or objection be granted or sustained by agreement or consent? 2. Has opposing counsel or self-represented party already filed a response to the motion or objection? 3. Has opposing counsel or self-represented party already filed a response to the motion or objection? 4. If yes, provide the date of the response: 04/29/2015						
Print the name of the party filling this request Stamford Health System, d/b/a Stamford Hospital 1. May the motion or objection be granted or sustained by agreement or consent? 2. Has opposing counsel or self-represented party already filed a response to the motion or objection? 3. If yes, provide the date of the response: 04/29/2015 and entry number: 115.00 If no, indicate the agreed date, if any, when the response will be filed: 3. Is oral argument requested? 4. Is testimony required? 5. Does the matter need immediate action? If yes, explain why it is necessary. A telephonic conference may be requested for matters that need immediate action. 6. Are there any other motions or pleadings directly related to the Court's consideration of the motion or objection? If yes, give the title, date and entry number of the motion(s) or pleading(s): Defendant's Reply to Motion to Reargue, 4/29/15, DE 116.00 Certification I certify that a copy of this document was mailed or delivered electronically or non-electronically on (date) 04/29/2015 to all attorneys and self-represented parties of record and that written consent for electronic delivery was received from all attorneys and self-represented parties of record and that written consent for electronic delivery was received from all attorneys and self-represented party and attorney that copy was mailed or delivered to Signed Individual attorney or self-represented party) Print or type name of persok uninging	Title of motion or objection that you want decided			objection		
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* If necessary, attach additional sheet or sheets with the name and address the copy was mailed or delivered to.						
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Response filed by (date): Reply briefs filed by (date) :	Desperae filed by (date):					
Argument to be held on (date):						
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The Judicial Branch of the State of Connecticut complies with the Americans with Disabilities Act (ADA). If you need a reasonable accommodation in accordance with the ADA, contact the court clerk of the Judicial District above. www.jud.ct.gov/ADA/